

**04-495 WILKINSON, ET AL. V. AUSTIN, ET AL.**

**DECISION BELOW: 372 F.3d 346 (6<sup>th</sup> Cir. 2004)**

**QUESTION PRESENTED**

Where state prison officials decide to place a prisoner in a "super-maximum security" facility based on a predictive assessment of the security risk the prisoner presents. but prison regulations create a liberty interest for the prisoner in avoiding such placement, do procedures meeting the requirements specified in *Hewitt v. Helms*. 459 U.S. 460 (1983), satisfy the prisoner's due process rights'?

Cert. Granted 12/10/04